

House File 2465

S-5243

1 Amend the amendment, S-5236, to House File 2465,
2 as amended, passed, and reprinted by the House, as
3 follows:

4 1. Page 6, after line 37 by inserting:

5 <Sec. _____. Section 123.49, subsection 2, paragraph
6 d, Code Supplement 2011, is amended to read as follows:

7 d. (1) Keep on premises covered by a liquor
8 control license any alcoholic liquor in any container
9 except the original package purchased from the
10 division, and except mixed drinks or cocktails mixed on
11 the premises for immediate consumption on the licensed
12 premises or as otherwise provided by this paragraph
13 "d". This prohibition does not apply to common
14 carriers holding a class "D" liquor control license.

15 (2) Mixed drinks or cocktails mixed on the premises
16 that are not for immediate consumption may be consumed
17 on the licensed premises subject to the requirements
18 of this subparagraph pursuant to rules adopted by the
19 division. The rules shall provide that the mixed
20 drinks or cocktails be stored, for no longer than
21 seventy-two hours, in a labeled container in a quantity
22 that does not exceed three gallons. The rules shall
23 also provide that added flavors and other nonbeverage
24 ingredients included in the mixed drinks or cocktails
25 shall not include hallucinogenic substances or added
26 caffeine or other added stimulants including but not
27 limited to guarana, ginseng, and taurine. In addition,
28 the rules shall require that the licensee keep records
29 as to when the contents in a particular container were
30 mixed and the recipe used for that mixture.>

31 2. By renumbering as necessary.

RICK BERTRAND